## **HOUSE BILL No. 1096**

#### DIGEST OF INTRODUCED BILL

**Citations Affected:** IC 2-5-1.5-5; IC 9-24-15-4; IC 33-23; IC 33-30-2; IC 33-31-1-24; IC 33-33.

**Synopsis:** Various provisions concerning courts. Allows a petition for a hardship driving license to be filed in the superior court of the county in which the petitioner resides. (Under current law the petition can be filed only in the circuit court of the county in which the petitioner resides.) Provides, however, that if at the time a petition for a hardship driving license is filed: (1) the petitioner is a defendant in a pending case concerning the operation of a vehicle while intoxicated; (2) the petitioner is on probation after being convicted of operating a vehicle while intoxicated; or (3) the petitioner's driving privileges have been suspended after the petitioner was convicted of committing a controlled substance offense; the petition may be filed only in the circuit court or superior court in which the case is pending or the petitioner was convicted. Removes references to the clerk of the supreme court from statutes concerning: (1) compensation of elected officials; and (2) annual economic interest statements filed by judicial officers or candidates for judicial office who are subject to election or a retention vote. (As of January 1, 2007, the clerk of the supreme court ceased being a statewide elected office and is now appointed by the chief justice.) Provides that the powers of a magistrate include the power to enter a final order or judgment: (1) in a proceeding involving the small claims docket of the court; and (2) concerning protective orders to (Continued next page)

**Effective:** July 1, 2008; January 1, 2009.

# Hoy

January 8, 2008, read first time and referred to Committee on Courts and Criminal Code.



### Digest Continued

prevent domestic or family violence. Adds a second judge to the Franklin circuit court as of January 1, 2009. Abolishes the Franklin circuit court magistrate as of January 1, 2009. Abolishes the Madison county court on January 1, 2009. Increases the number of judges serving on the Madison superior court from three judges to five judges on January 1, 2009. Makes the two persons elected Madison county court judges on November 4, 2008, the fourth and fifth judges of the Madison superior court. Adds a second judge to the Miami superior court as of January 1, 2009. Provides that as of January 1, 2009: (1) the Ohio County and Switzerland County joint superior court is abolished; (2) the Jefferson County and Switzerland County joint fifth judicial circuit is abolished; and (3) Jefferson County constitutes and continues in the fifth judicial circuit and Switzerland County constitutes a new ninety-first judicial circuit. Makes transitional and conforming amendments. Allows the judge of the Dearborn and Ohio circuit court to appoint one full-time magistrate. Allows the judge of the St. Joseph probate court to appoint three full-time magistrates. (The introduced version of this bill was prepared by the commission on courts.)







y



#### Second Regular Session 115th General Assembly (2008)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2007 Regular Session of the General Assembly.

C

## **HOUSE BILL No. 1096**

0

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

Q

Be it enacted by the General Assembly of the State of Indiana:

y

- SECTION 1. IC 2-5-1.5-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5. As used in this chapter, "public officer" refers to any of the following:
  - (1) The governor.
- 5 (2) The lieutenant governor.
  - (3) The secretary of state.
  - (4) The auditor of state.
- 8 (5) The treasurer of state.
- 9 (6) The attorney general.
- 10 (7) The clerk of the supreme court.
- 11 (8) (7) The state superintendent of public instruction.
- 12 (9) (8) A justice of the supreme court of Indiana.
- 13 (10) (9) A judge of the court of appeals of Indiana.
- 14 (11) (10) A judge of the Indiana tax court.
- 15 (12) (11) A judge of a circuit, superior, probate, or county court.
- 16 (13) (12) A member of the general assembly.
- 17 SECTION 2. IC 9-24-15-4 IS AMENDED TO READ AS



4

6

1	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4. (a) A verified	
2	petition filed under section 2 of this chapter must be filed in the circuit	
3	court or superior court of the county in which the petitioner resides.	
4	However, if at the time the petition is filed:	
5	(1) the petitioner is a defendant in a pending case concerning	
6	the commission of an offense described in IC 9-30-5;	
7	(2) the petitioner is on probation after being convicted of	
8	committing an offense described in IC 9-30-5; or	
9	(3) the petitioner's driving privileges have been suspended	
.0	under IC 35-48-4-15 after the petitioner was convicted of	
.1	committing an offense described in IC 35-48-4-15(a);	
2	the petition may be filed only in the circuit court or superior court	
.3	in which the case is pending or the petitioner was convicted.	
4	(b) The clerk of the circuit court shall docket the verified petition in	
.5	the name of the petitioner against the prosecuting attorney of the	_
6	county.	
7	(c) The prosecuting attorney shall appear in person or by deputy and	
. 8	be heard by the court on the petition.	
9	(d) The bureau:	
20	(1) serves as a recordkeeper; and	
21	(2) is not a party;	
22	in a proceeding under this chapter.	
23	SECTION 3. IC 33-23-5-5 IS AMENDED TO READ AS	
24	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5. A magistrate may do	
2.5	any of the following:	
26	(1) Administer an oath or affirmation required by law.	
27	(2) Solemnize a marriage.	
28	(3) Take and certify an affidavit or deposition.	V
29	(4) Order that a subpoena be issued in a matter pending before the	
30	court.	
51	(5) Compel the attendance of a witness.	
32	(6) Punish contempt.	
33	(7) Issue a warrant.	
4	(8) Set bail.	
35	(9) Enforce court rules.	
66	(10) Conduct a preliminary, an initial, an omnibus, or other	
37	pretrial hearing.	
8	(11) Conduct an evidentiary hearing or trial.	
19	(12) Receive a jury's verdict.	
10	(13) Verify a certificate for the authentication of records of a	
1	proceeding conducted by the magistrate.	
12	(14) Enter a final order, conduct a sentencing hearing, and impose	



1	a sentence on a person convicted of a criminal offense as	
2	described in section 9 of this chapter.	
3	(15) Enter a final order or judgment in any proceeding	
4	involving matters specified in IC 33-29-2-4 (jurisdiction of	
5	small claims docket) or IC 34-26-5 (protective orders to	
6	prevent domestic or family violence).	
7	SECTION 4. IC 33-23-5-8 IS AMENDED TO READ AS	
8	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 8. Except as provided	
9	under sections 5(14) and 9(b) of this chapter, a magistrate:	
10	(1) does not have the power of judicial mandate; and	
11	(2) may not enter a final appealable order unless sitting as a judge	
12	pro tempore or a special judge.	
13	SECTION 5. IC 33-23-11-14 IS AMENDED TO READ AS	
14	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 14. (a) The following	
15	shall file with the commission on judicial qualifications an annual	
16	statement of economic interests:	
17	(1) Justices, judges, and prosecuting attorneys. and the clerk of	
18	the supreme court.	
19	(2) Except as provided in subsection (c), any candidate for one (1)	
20	of the offices listed in subdivision (1) who is not the holder of that	
21	office.	
22	(b) Justices and judges who are candidates for retention in office are	
23	subject to IC 3-9.	
24	(c) This section does not apply to a candidate for an appointment	
25	pro tempore to fill a vacancy in an office under IC 3-13.	
26	SECTION 6. IC 33-23-11-16 IS AMENDED TO READ AS	
27	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 16. The statement of	
28	economic interests must set forth the following information for the	
29	preceding calendar year:	
30	(1) The name and address of any person other than a spouse or	
31	close relative from whom the justice, judge, or prosecuting	
32	attorney or clerk of the supreme court received a gift or gifts	
33	having a total fair market value of more than one hundred dollars	
34	(\$100).	
35	(2) The name of the employer of the justice, judge, or prosecuting	
36	attorney or clerk of the supreme court and the employer of the	
37	spouse of the justice, judge, or prosecuting attorney. or clerk of	
38	the supreme court.	
39	(3) The nature of the employer's business.	
40	(4) The name of any sole proprietorship owned or professional	
41	practice operated by the justice, judge, or prosecuting attorney,	
12	clerk of the supreme court or the spouse of the justice judge or	



1	prosecuting attorney, or clerk of the supreme court, and the nature
2	of the business.
3	(5) The name of any partnership of which the justice, judge, or
4	prosecuting attorney, <del>clerk of the supreme court,</del> or the spouse of
5	the justice, judge, <b>or</b> prosecuting attorney, <del>or clerk of the supreme</del>
6	court is a member and the nature of the partnership's business.
7	(6) The name of any corporation (except a church) of which the
8	justice, judge, or prosecuting attorney, <del>clerk of the supreme court,</del>
9	or the spouse of the justice, judge, <b>or</b> prosecuting attorney, <del>or</del>
10	clerk of the supreme court is an officer or a director and the
11	nature of the corporation's business.
12	(7) The name of any corporation in which the justice, judge, or
13	prosecuting attorney, <del>clerk of the supreme court,</del> or the spouse or
14	unemancipated children less than eighteen (18) years of age of the
15	justice, judge, or prosecuting attorney, or clerk of the supreme
16	court own owns stock or stock options having a fair market value
17	of more than ten thousand dollars (\$10,000).
18	SECTION 7. IC 33-30-2-1, AS AMENDED BY P.L.234-2007,
19	SECTION 216, IS AMENDED TO READ AS FOLLOWS
20	[EFFECTIVE JANUARY 1, 2009]: Sec. 1. (a) A county court is
21	established in Madison County.
22	(b) However, A county court described in subsection (a) is
23	abolished if:
24	(1) IC 33-33 provides a small claims docket of the circuit court;
25	(2) IC 33-33 provides a small claims docket of the superior court;
26	or
27	(3) IC 33-34 provides a small claims court;
28	for the county in which the county court was established.
29	SECTION 8. IC 33-31-1-24 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 24. In addition to any
31	appointments made by the judge of the St. Joseph probate court under
32	IC 31-31-3, the judge of the St. Joseph probate court may appoint one
33	(1) three (3) full-time magistrate magistrates under IC 33-23-5. The
34	magistrate magistrates may exercise:
35	(1) probate jurisdiction under section 9(a) of this chapter; and
36	(2) juvenile jurisdiction under section 9(b) of this chapter;
37	and continues continue in office until removed by the judge.
38	SECTION 9. IC 33-33-2-14, AS AMENDED BY P.L.1-2007,
39	SECTION 216, IS AMENDED TO READ AS FOLLOWS
40	[EFFECTIVE JULY 1, 2008]: Sec. 14. (a) The Allen superior court
41	may appoint probate commissioners, juvenile referees, bailiffs, court
42	reporters, probation officers, and other personnel, including an



administrative officer, the court believes are necessary to facilitate and transact the business of the court.

- (b) In addition to the personnel authorized under subsection (a) and IC 31-31-3, the following magistrates may be appointed:
  - (1) The judges of the Allen superior court-civil division may jointly appoint not more than four (4) full-time magistrates under IC 33-23-5 to serve the Allen superior court-civil division. The judges of the Allen superior court-civil division may jointly assign any magistrates the duties and powers of a probate commissioner. (2) The judge of the Allen superior court-criminal division may jointly appoint not more than three (3) full-time magistrates under IC 33-23-5 to serve the Allen superior court-criminal division. Any magistrate serves at the pleasure of, and continues in office until jointly removed by, the judges of the division that appointed the magistrate.
- (c) All appointments made under this section must be made without regard to the political affiliation of the appointees. The salaries of the personnel shall be fixed and paid as provided by law. If the salaries of any of the personnel are not provided by law, the amount and time of payment of the salaries shall be fixed by the court, to be paid out of the county treasury by the county auditor, upon the order of the court, and be entered of record. The officers and persons appointed shall perform duties as are prescribed by the court. Any administrative officer appointed by the court shall operate under the jurisdiction of the chief judge and serve at the pleasure of the chief judge. Any probate commissioners, magistrates, juvenile referees, bailiffs, court reporters, probation officers, and other personnel appointed by the court serve at the pleasure of the court.
- (d) Any probate commissioner appointed by the court may be vested by the court with all suitable powers for the handling and management of the probate and guardianship matters of the court, including the fixing of all bonds, the auditing of accounts of estates and guardianships and trusts, acceptance of reports, accounts, and settlements filed in the court, the appointment of personal representatives, guardians, and trustees, the probating of wills, the taking and hearing of evidence on or concerning such matters, or any other probate, guardianship, or trust matters in litigation before the court, the enforcement of court rules and regulations, the making of reports to the court concerning the probate commissioner's actions under this subsection, including the taking and hearing of evidence together with the commissioner's findings and conclusions regarding the evidence. However, all matters under this subsection are under the



2.8









final jurisdiction and decision of the judges of the court.
(e) A juvenile referee appointed by the court may be vested by the
court with all suitable powers for the handling and management of the
juvenile matters of the court, including the fixing of bonds, the taking
and hearing of evidence on or concerning any juvenile matters in
litigation before the court, the enforcement of court rules and
regulations, and the making of reports to the court concerning the
referee's actions under this subsection. The actions of a juvenile referee
under this subsection are under final jurisdiction and decision of the
judges of the court.
(f) A probate commissioner or juvenile referee may:
(1) summon witnesses to testify before the commissioner or
juvenile referee; and
(2) administer oaths and take acknowledgments;
to carry out the commissioner's or juvenile referee's duties and powers.
(g) The powers of a magistrate appointed under this section include
the powers provided in IC 33-23-5 and the power to enter a final order
or judgment in any proceeding involving matters specified in
IC 33-29-2-4 (jurisdiction of small claims docket) or IC 34-26-5
(protective orders to prevent domestic or family violence).
SECTION 10. IC 33-33-15-1 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 1. (a) Dearborn
County and Ohio County constitute the seventh judicial circuit.
(b) The judge of the Dearborn and Ohio circuit court may
appoint one (1) full-time magistrate under IC 33-23-5. The
magistrate continues in office until removed by the judge.
SECTION 11. IC 33-33-24-1 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 1. (a) Franklin County
constitutes the thirty-seventh judicial circuit.
(b) There are two (2) judges of the Franklin circuit court.
(b) (c) The Franklin circuit court has a standard small claims and
misdemeanor division.
SECTION 12. IC 33-33-24-2, AS ADDED BY P.L.234-2007,
SECTION 211, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2008]: Sec. 2. The judge judges of the Franklin
circuit court may appoint one (1) full-time magistrate under
IC 33-23-5. The magistrate continues in office until removed by the

SECTION 13. IC 33-33-39-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 1. Jefferson

County and Switzerland County constitute constitutes the fifth judicial

circuit.

<del>judge.</del> judges.

1	SECTION 14. IC 33-33-48-2 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 2. (a) There is
3	established a court of record in Madison County to be known as the
4	Madison superior court.
5	(b) The Madison superior court has three (3) five (5) judges.
6	(c) Except as otherwise provided in this chapter, the Madison
7	superior court is a standard superior court as described in IC 33-29-1.
8	SECTION 15. IC 33-33-48-11, AS ADDED BY P.L.2-2005,
9	SECTION 92, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JULY 1, 2008]: Sec. 11. A county court is established for Beginning
11	January 1, 2009, the Madison County under IC 33-30-2-1. superior
12	court has a standard small claims and misdemeanor division.
13	SECTION 16. IC 33-33-52-3 IS AMENDED TO READ AS
14	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 3. The court has one (1)
15	judge two (2) judges who shall hold sessions in:
16	(1) the Miami County courthouse in Peru; or
17	(2) other places in the county as the board of county
18	commissioners of Miami County may provide.
19	SECTION 17. IC 33-33-58-2 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 2. (a) Dearborn
21	County and Ohio County constitute the seventh judicial circuit.
22	(b) The judge of the Dearborn and Ohio circuit court may
23	appoint one (1) full-time magistrate under IC 33-23-5. The
24	magistrate continues in office until removed by the judge.
25	SECTION 18. IC 33-33-71-69, AS AMENDED BY P.L.1-2007,
26	SECTION 219, IS AMENDED TO READ AS FOLLOWS
27	[EFFECTIVE JULY 1, 2008]: Sec. 69. (a) The court may appoint two
28	(2) full-time magistrates under IC 33-23-5 to serve the court using the
29	selection method provided by IC 36-1-8-10(b)(1) or
30	IC 36-1-8-10(b)(2). Not more than one (1) of the magistrates appointed
31	under this section may be a member of the same political party.
32	(b) A magistrate continues in office until removed by the judges of
33	the court.
34	(c) The powers of a magistrate appointed under this section include
35	the powers provided in IC 33-23-5 and the power to enter a final order
36	or judgment in any proceeding involving matters specified in
37	IC 33-29-2-4 (jurisdiction of small claims docket) or IC 34-26-5
38	(protective orders to prevent domestic or family violence).
39	SECTION 19. IC 33-33-78-2 IS AMENDED TO READ AS
40	FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 2. Jefferson
41	County and (a) Switzerland County constitute constitutes the fifth



ninety-first judicial circuit.

1	(b) The Switzerland circuit court has a standard small claims
2	and misdemeanor division.
3	SECTION 20. THE FOLLOWING ARE REPEALED [EFFECTIVE
4	JANUARY 1, 2009]: IC 33-30-2-4; IC 33-33-24-2; IC 33-33-58-1;
5	IC 33-33-58-3; IC 33-33-58-4; IC 33-33-58-5; IC 33-33-58-6;
6	IC 33-33-58-7; IC 33-33-58-8; IC 33-33-58-9; IC 33-33-58-11;
7	IC 33-33-58-12; IC 33-33-58-13; IC 33-33-58-14; IC 33-33-78-1;
8	IC 33-33-78-3; IC 33-33-78-4; IC 33-33-78-5; IC 33-33-78-6;
9	IC 33-33-78-7; IC 33-33-78-8; IC 33-33-78-9; IC 33-33-78-11;
10	IC 33-33-78-12; IC 33-33-78-13; IC 33-33-78-14.
11	SECTION 21. [EFFECTIVE JULY 1, 2008] (a) Notwithstanding
12	IC 33-33-24-1, as amended by this act, the Franklin circuit court is
13	not expanded to two (2) judges until January 1, 2009.
14	(b) The second judge of the Franklin circuit court added by
15	IC 33-33-24-1, as amended by this act, shall be elected at the
16	general election on November 4, 2008, for a term beginning
17	January 1, 2009, and ending December 31, 2014.
18	(c) A political party may nominate one (1) candidate to be
19	elected judge of the court at the 2008 general election using the
20	candidate vacancy provisions under IC 3-13-1. Other candidates
21	may qualify under IC 3-8-6 to be voted on at the general election.
22	(d) This SECTION expires January 1, 2015.
23	SECTION 22. [EFFECTIVE JULY 1, 2008] (a) Notwithstanding
24	IC 33-30-2-1 and IC 33-33-48-2, both as amended by this act, the:
25	(1) Madison county court is not abolished; and
26	(2) Madison superior court is not expanded from three (3)
27	judges to five (5) judges;
28	until January 1, 2009.
29	(b) As of January 1, 2009, the Madison county court is
30	abolished.
31	(c) Any case pending in the Madison county court after the close
32	of business on December 31, 2008, is transferred on January 1,
33	2009, to the Madison superior court. All cases transferred under
34	this SECTION that are eligible to be heard by the standard small
35	claims and misdemeanor division established by IC 33-33-48-11, as
36	amended by this act, shall be transferred to the standard small
37	claims and misdemeanor division of the Madison superior court in
38	accordance with the venue requirements prescribed in Rule 75 of
39	the Indiana Rules of Trial Procedure. A case transferred under this
40	SECTION shall be treated as if the case were filed in the Madison
41	superior court.

(d) On January 1, 2009, all property and obligations of the



1	Madison county court become the property and obligations of the
2	Madison superior court.
3	(e) The fourth and fifth judges of the Madison superior court
4	added under IC 33-33-48-2, as amended by this act, shall be the
5	two (2) persons who are elected Madison county court judges on
6	November 4, 2008. The initial elections of the fourth and fifth
7	judges for the Madison superior court, established by
8	IC 33-33-48-2, as amended by this act, shall take place at the
9	general election on November 4, 2014. The terms of the fourth and
10	fifth judges of the Madison superior court elected in November
11	2014 begin January 1, 2015.
12	(f) This SECTION expires January 2, 2015.
13	SECTION 23. [EFFECTIVE JULY 1, 2008] (a) Notwithstanding
14	IC 33-33-52-3, as amended by this act, the Miami superior court is
15	not expanded to two (2) judges until January 1, 2009.
16	(b) The second judge of the Miami superior court added by
17	IC 33-33-52-3, as amended by this act, shall be elected at the
18	general election on November 4, 2008, for a term beginning
19	January 1, 2009, and ending December 31, 2014.
20	(c) A political party may nominate one (1) candidate to be
21	elected judge of the court at the 2008 general election using the
22	candidate vacancy provisions under IC 3-13-1. Other candidates
23	may qualify under IC 3-8-6 to be voted on at the general election.
24	(d) This SECTION expires January 1, 2015.
25	SECTION 24. [EFFECTIVE JULY 1, 2008] (a) As of January 1,
26	2009, the joint Ohio County and Switzerland County superior
27	court established under IC 33-33-58-3 and IC 33-33-78-3, both
28	before their repeal by this act, is abolished.
29	(b) A case or any other matter pending in the joint Ohio County
30	and Switzerland County superior court after the close of business
31	on December 31, 2008:
32	(1) that originated in Ohio County shall be transferred to the
33	joint Dearborn County and Ohio County circuit court
34	established under IC 33-33-15-1 and IC 33-33-58-2, both as
35	amended by this act, on January 1, 2009; and
36	(2) that originated in Switzerland County shall be transferred
37	to the Switzerland County ninety-first judicial circuit court
38	established under IC 33-33-78-2, as amended by this act, on
39	January 1, 2009.
40	(c) This SECTION expires January 2, 2009.
41	SECTION 25. [EFFECTIVE JULY 1, 2008] (a) As of January 1,



2009:

1	(1) the joint Jefferson County and Switzerland County fifth
2	judicial circuit court established under IC 33-33-39-1 and
3	IC 33-33-78-2, both before their amendment by this act, is
4	abolished;
5	(2) the Jefferson County fifth judicial circuit court is
6	established under IC 33-33-39-1, as amended by this act; and
7	(3) the Switzerland County ninety-first judicial circuit court
8	is established under IC 33-33-78-2, as amended by this act.
9	(b) A case or any other matter pending in the joint Jefferson
10	County and Switzerland County fifth judicial circuit court after
11	the close of business on December 31, 2008:
12	(1) that originated in Jefferson County shall be transferred to
13	the Jefferson County fifth judicial circuit court on January 1,
14	2009; and
15	(2) that originated in Switzerland County shall be transferred
16	to the Switzerland County ninety-first judicial circuit court on
17	January 1, 2009.
18	(c) The initial judge of the Jefferson County fifth judicial circuit
19	court shall be the person who is the joint Jefferson County and
20	Switzerland County fifth judicial circuit court judge serving on
21	December 31, 2008. The judge shall serve the remainder of the
22	judge's term as judge of the joint Jefferson County and
23	Switzerland County fifth judicial circuit court serving as judge of
24	the Jefferson County fifth judicial circuit court.
25	(d) The initial prosecuting attorney of the Jefferson County fifth
26	judicial circuit shall be the person who is the joint Jefferson
27	County and Switzerland County fifth judicial circuit prosecuting
28	attorney serving on December 31, 2008. The prosecuting attorney
29	shall serve the remainder of the prosecuting attorney's term as
30	prosecuting attorney for the joint Jefferson County and
31	Switzerland County fifth judicial circuit serving as prosecuting
32	attorney for the Jefferson County fifth judicial circuit.
33	(e) The initial election of a judge for the Switzerland County
34	ninety-first judicial circuit court established by IC 33-33-78-2, as
35	amended by this act, is the general election on November 4, 2008.
36	A political party may nominate one (1) candidate to be elected
37	judge of the court at the 2008 general election using the candidate
38	vacancy provisions under IC 3-13-1. Other candidates may qualify
39	under IC 3-8-6 to be voted on at the general election. The term of
40	the judge initially elected under this subsection begins January 1,
41	2009.
42	(f) The initial election of a prosecuting attorney for the



1	Switzerland County ninety-first judicial circuit established by
2	IC 33-33-78-2, as amended by this act, is the general election on
3	November 4, 2008. A political party may nominate one (1)
4	candidate to be elected prosecuting attorney at the 2008 general
5	election using the candidate vacancy provisions under IC 3-13-1.
6	Other candidates may qualify under IC 3-8-6 to be voted on at the
7	general election. The term of the prosecuting attorney initially
8	elected under this subsection begins January 1, 2009.

(g) This SECTION expires January 2, 2015.

0

p

y

